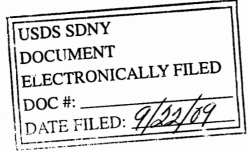
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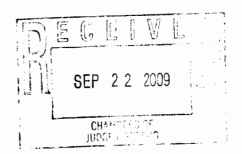


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September 21, 2009

BY HAND

Honorable Victor Marrero United States District Judge United States District Court for the Southern District of New York 40 Centre Street, Suite 414 New York, NY 10007



RE: Anwar v. Fairfield Greenwich Group, Master File No. 09 CV 0/18 Fairfield Sentry Limited v. Fairfield Greenwich Group, No. 09 CV 5650

Dear Judge Marrero:

This firm represents Kenneth M. Krys, of Krys & Associates Cayman Ltd. and Christopher D. Stride, of Krys & Associates (BVI) Ltd., as British Virgin Islands court-appointed liquidators (the "Liquidators") of and for Fairfield Sentry Limited ("Fairfield Sentry"). Further to Rule II(A) of Your Honor's Individual Practices, I write to request a pre-motion conference in anticipation of making a motion pursuant to Fed. R. Civ. P. 25(c) for an order directing the substitution of Fairfield Sentry Limited (in Liquidation), by its Liquidators for plaintiff Fairfield Sentry in the above-captioned action.

By order dated July 21, 2009 (annexed hereto as Exhibit A), the High Court of the British Virgin Islands ordered (i) that Fairfield Sentry be wound up in accordance with the provisions of the British Virgin Islands Insolvency Act of 2003, and (ii) appointed the Liquidators. In light of their appointment, the Liquidators have succeeded to the rights and interests of Fairfield Sentry and they are accordingly the proper party in interest for the purposes of prosecuting the above-captioned action. Present counsel of record for Fairfield Sentry concurs in this view, and in an August 14, 2009 letter (annexed hereto as Exhibit B), advised Magistrate Judge Katz of the contemplated substitution of parties as well as its anticipated withdrawal as counsel. The Liquidators intend to make the contemplated motion to effect the proposed proper substitution of parties.

The above-captioned action is subject to a partially briefed motion to remand, and under the scheduling order currently in place, Fairfield Sentry must file and serve reply papers on September 25, 2009. The Liquidators anticipate that Fairfield Sentry will request that Magistrate



Honorable Judge Victor Marrero United States District Judge September 21, 2009 Page 2 of 2

Judge Katz grant an extension for the filing of these reply papers pending Your Honor's scheduling a pre-motion conference and ruling in connection with the proposed substitution.

Thank you for your consideration. We await the Court's direction.

Respectfully,

BROWN RUDNICK LLP

David J. Molton Martin S. Siegel

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Attorneys for Fairfield Sentry Limited (in Liquidation), by its Liquidators, Kenneth M. Krys and Christopher D. Stride

cc: Hon. Theodore H. Katz All Counsel

The parties are directed to address the matter set forth above to Magistrate Judge The Mark to whom this dispute has been referred for resolution, as well as for supervision of remaining pretrial proceedings, establishing case management schedules as necessary, and settlement.

SO ORDERED.

Date

VÍCTOR MARRERO, U.S.D.J.

TO:

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